PLAINTIFF'S CORRECTED REPONSE TO ORDER AND NOTICE OF STATUS OF SERVICE

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autopsy on the corpse of decedent Maximiliano Sosa, Jr. Indeed, this action was filed as early as it was just for the purpose of facilitating the obtaining of the private autopsy order.

At the time this action was filed, plaintiffs' counsel's factual and legal investigation was in its early stages. This action was also filed prior to the City of Fresno's receipt and rejection of plaintiffs' claim for damages, which is a prerequisite for the inclusion of any state law claims under California Government Code § 900, et seq. This action was also filed before related state court proceedings could be filed and essential provisional orders could be obtained. Indeed, upon filing of the original complaint, plaintiffs' counsel informed the Fresno City Attorney's Office that the City of Fresno was intentionally not being served yet, for all these reasons, and that an amended complaint would be filed as a matter of right pursuant to Federal Rule of Civil Procedure 15(a) prior to service.

The original complaint must now be amended. Plaintiffs have diligently moved forward with their investigation and will be able to make more specific and detailed factual allegations. Additionally, plaintiffs anticipate obtaining necessary provisional orders from the Fresno Superior Court in May 2024. Furthermore, plaintiffs' claim for damages has now been submitted and rejected, which will enable additional state law claims to be included.

An amended complaint including more specific factual allegations, updated federal claims, and additional state law claims will be filed on or before **May 31, 2024**, which is still only seven months since the decedent's death. Plaintiffs' counsel assures the Court that his office is working diligently to submit this amended pleading.

Accordingly, plaintiffs request until May 31, 2024 to file their amended complaint, which will be thereafter promptly served on all named defendants within 30 days, i.e., by June 30, 2024.

Dated: February 13, 2024

LAW OFFICE OF KEVIN G. LITTLE

/s/ Kevin G. Little Kevin G. Little

Attorneys for Plaintiff Martha Zepeda Olivares, individually and on behalf of the Estate of Maximiliano Sosa, Jr., and Maximiliano Sosa, Sr.

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